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June 25, 2021

Via ECF

The Honorable J. Paul Oetken United District Court Southern District of New York New York, New York 10007

RE: United States v. Tyrell Beecher

20 Cr. 563 (JPO)

Dear Judge Oetken:

I represent Tyrell Beecher in the above referenced indictment. He respectfully requests that Your Honor modify the conditions of his bail to allow him to travel to Orlando, Florida by plane on July 8, 2021 and return home by plane on July 11, 2021. He will be attending a family vacation.

I have corresponded with Keyana Pompey, Mr. Beecher's Pretrial Services Officer, regarding this trip. She does not object, providing that Mr. Beecher supplies a complete itinerary to her prior to his departure. AUSA Emily Johnson advised me that the Government defers to Pretrial Services regarding this bail modification request.

Your Honor is repectfully asked to endorse this Letter Motion modifying the conditions of Mr. Beecher's bail as per the conditions set forth above.

The Court's consideration of this request is greatly appreciated.

Granted.

So ordered. 6/28/2021

Respectfully yours,

/s/Thomas Ambrosio
Thomas Ambrosio

cc: Emily Johnson, AUSA (via ECF)

Keyana Pompey, USPTS (via email)

Tyrell Beecher (via email)

J. PAUL OETKEN United States District Judge